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IT IS ORDERED as set forth below:

Date: February 4, 2025

Sage M. Sigler

U.S. Bankruptcy Court Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

In Re:	CASE NUMBER:

SONJA NICOLE WILLIAMS, 19-56304-SMS

Debtor. CHAPTER 7

ORDER DENYING DEBTOR'S MOTION

Before the Court is the *Debtor's Motion for Clarification of Ownership of Qrewlive* (the "Motion," Doc. 279) filed *pro se* by Sonja Nicole Williams ("Debtor"). In the Motion, Debtor requests that the Court clarify that certain software referenced by Debtor as Qrewlive is Debtor's property. In some cases, it may be appropriate for a bankruptcy court to determine ownership of assets, including abandoned assets. Here, QrewLive was never at issue in this bankruptcy case until the bankruptcy case was reopened in December 2024, and was never asserted to be an asset of the estate until Debtor amended her schedules on January 2, 2025 (Doc. 238).

On January 31, 2025, the chapter 7 trustee filed his report of no distribution indicating that there was no non-exempt property available for distribution to creditors, the effect of which is that any interest Debtor claims in QrewLive will be abandoned back to Debtor upon the closing of the

bankruptcy case. See 11 U.S.C. § 554(c). Accordingly, there will be no benefit to the estate regardless of whether Debtor is determined to have a valid ownership in interest in QrewLive. It serves no bankruptcy purpose for this Court to determine QrewLive's ownership and would thus be a waste of this Court's judicial resources to make such a determination. It would also be inefficient to force Debtor and her opponents to commence litigating QrewLive's ownership in this Court when Debtor is already litigating issues including or relating to the ownership of QrewLive in state court. For these reasons, this Court declines to make any determination regarding the ownership of QrewLive. Accordingly, it is

ORDERED that Debtor's Motion is **DENIED**.

END OF DOCUMENT

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